

All correspondence referring to announcements and subscription of Government Gazette must be addressed to its administration office. Literary publications will be advertised free of charge provided two copies are offered.

Toda a correspondência relativa a anúncios e à assinatura do *Boletim Oficial* deve ser dirigida à Administração da Imprensa Nacional. As publicações literárias de que se receberem dois exemplares anunciam-se gratuitamente.



SUBSCRIPTION RATES — ASSINATURA

	YEARLY (Annual)	HALF-YEARLY (Semestral)	QUARTERLY (Trimestral)
All 3 series (As 3 series)	Rs. 40/-	Rs. 24/-	Rs. 18/-
I Series	Rs. 20/-	Rs. 12/-	Rs. 9/-
II Series	Rs. 16/-	Rs. 10/-	Rs. 8/-
III Series	Rs. 20/-	Rs. 12/-	Rs. 9/-

Postage is to be added when delivered by mail —
Acréscio o porte quando remetido pelo correio

GOVERNMENT GAZETTE

BOLETIM OFICIAL

GOVERNMENT OF GOA, DAMAN AND DIU

Secretariat

ORDER

Sanction is hereby accorded to the Rules of «Goa Mining Association» with its head office at Panjim, which has twenty numbers and are signed by the Director of Civil Administration Services.

By order and in the name of the Lieutenant Governor of Goa, Damam and Diu.

P. J. Fernandes

Chief-Secretary

Panjim, 18th October, 1963.

Rules of «Goa Mining Association»

CHAPTER I

The name, the offices and the objects of the Association

Article 1. An Association is hereby founded in Goa. The name of this Association is «Goa Mining Association» in English and «Associação dos Mineiros de Goa» in Portuguese.

Para unique. Besides the Head Office at Panjim, the Association shall necessarily have branch offices at Margão, Bicholim and Sanvordem and may have branch offices or representations in other localities or places.

Art. 2. The objects of the Association are primarily as follows: —

a) To promote general progress of the class, giving it technical, legal and even financial help within the possibilities of the Association. The financial help may be in the form of a loan of capital or a loan, sale on credit or any other form of temporary transfer for use, of mining material or equipment;

b) To work in such a way that the mine owners should obtain best terms for their products, making representations for this, if necessary, to the Government or to any other national or foreign entity, whenever the legitimate interests of the class are in danger;

c) To promote good relations between the capital and labour employed in mining, on the basic presumption that both contribute to produce wealth, actively endeavouring to elevate the standard of life of workers employed in mines;

d) To promote the progress of the associates themselves, making them more conscious of their duties, in order to produce perfect socio-economic equilibrium;

e) To request and obtain from the Government, by all constitutional methods, all necessary steps and provisions necessary for the protection and defence of the legitimate interests of the associates in particular and of the class in general;

f) To promote interchange or exchange between this Association and other Associations or similar organizations in the country, in order to make a class and avail of the experiences of those other organizations in the interest of this Association, requesting always, when necessary, the support and help of the same.

CHAPTER II

Members, their classes and terms of their admission

Art. 3. Membership is open to all concessionaires of mines and explorers of mines, legally recognised as such, provided they are in agreement to or with the objects of this Association and are prepared or willing to abide by the obligations inherent or vested in the members.

Para unique. The concessionaires or explorers of mines who are or may be simultaneously exporters of ores shall not be admitted as members of this Association.

Art. 4. There shall be the following classes of members: —

a) Effective or Ordinary: Those who pay a minimum entrance fee of Rs. 100/- and a minimum monthly contribution of Rs. 5/-;

b) Patrons or Benemerits: Those who give to the Association a donation of not less than Rs. 1000/-;

c) Honorary: Those who are or shall be admitted as such by the General Assembly of the Association in appreciation of their services to the Association or those who are or shall be admitted as such by the said General Assembly in view of their exceptional personal merits which may have made them worthy of public consideration.

CHAPTER III

Admission of members and termination of their membership

Art. 5. Intending members must apply for membership in writing to the Managing Committee which is empowered to verify if they are in condition of being admitted. They can appeal against its decision to the General Assembly within 10 days from the date of notification of its decision.

Art. 6. Membership of any member may be terminated or excluded:—

a) By non-payment of prescribed contribution for three consecutive months;

b) When he actively promotes or incites desintegration of the Association or ideas contrary to its objects;

c) When he is dead or becomes juridically or legally incapable, except when he is a collective body admitted as member which shall forego their membership in cases of dissolution, insolvency or anything that extinguishes their legal existence;

d) When he resigns his membership or asks for his exclusion;

e) When no longer he maintains the requisites which justified his admission.

Para unique. No member shall be eliminated or excluded, except when he resigns his membership, without first being listened to, for which the Managing Committee shall invite him to say whatever he has got to say, in writing, within a period of 10 days. The interested party can appeal to the General Assembly, against the decisions of the Managing Committee within 10 days from the date of communication to him of its decision, such appeals withholding the effects of those decisions of the Managing Committee.

CHAPTER IV

Rights and duties of members

Art. 7. The rights of ordinary or effective members are as follows:

a) To elect or be elected for the social 'charges' or duties and exercise the same in conformity with the articles of the Association;

b) To take part in the meetings of the Managing Committee, of the Fiscal Council and of the Assembly, in the first two bodies when he is a member of those bodies and to intervene in the respective decisions, deliberations or resolutions, each member having one vote;

c) Free access to the Head Office and branch offices of the Association, as also to any other installations or establishments maintained by it, according to the rules and regulations established by the Managing Committee;

d) Concur to and obtain all the benefits which the Association imparts to members.

Para unique. Patrons can be present in the meetings of the General Assembly, but have no right to vote. All the same, the Managing Committee can invite Patrons as also Honorary members to any meetings in which problems affecting the Association are discussed.

Art. 8. The duties of effective or ordinary members are as follows:

a) To pay regularly their monthly contributions and to contribute for any extraordinary expenses which the Association may have to incur;

b) To accept and to discharge scrupulously the social duties for which he is elected, unless he is given exemption of the duties by the Managing Committee in view of the grounds or motives put forward;

c) Always to proceed in such a way as to increase the prestige of the Association, actively concurring for its development and for the progress of its members;

d) To comply with all the obligations imposed upon them by the Managing Committee or by the General Assembly, having the right of appeal against the decisions of the Committee to the General Assembly, within a period of 10 days, the appeal having suspensive effects.

CHAPTER V

Management of the Association

Art. 9. The management of the Association will be done by a Managing Committee of 5 members, a president, two members, a treasurer and a secretary. All these members shall be elected by ballot system for a period of 2 years by the General Assembly.

Para unique. Only effective or ordinary members have the right to be selected on the Managing Committee. When a collective body is elected, it shall nominate, in writing, the person who shall represent it on the Committee.

Art. 10. The Managing Committee shall meet whenever necessary, but necessarily once a month. Every Managing Committee may make public the date of its monthly meetings.

Para unique. The effective or ordinary members have the right to be present at the meetings of the Managing Committee.

Art. 11. Besides a Managing Committee there will be a Fiscal Council, composed of a President and two members, also elected for a period of 2 years in the form the Managing Committee is elected.

Para unique. The members of the Managing Committee, as also members of the Fiscal Council shall have their substitutes in their impediment or absence, both equally elected.

Art. 12. The Managing Committee is empowered:

a) To manage the funds of the Association, to organize and maintain the respective records in writing, and to annually submit the accounts of the management to the General Assembly through the Fiscal Council, keeping those open for 15 days in the office;

b) To represent actively and passively the Association in the court of justice and outside the court, before the Government and before private parties. This representation shall be done specially by the president. He cannot, however, commit the Managing Committee or the Association without previously taking a deliberation to that effect;

c) To exercise the other acts and functions aimed at the realization of the objects enumerated in Article 2nd;

d) To exercise any other acts for which it is empowered.

Art. 13. The Fiscal Council is empowered:

a) To inspect the management and to audit the accounts of the Managing Committee, which accounts shall be submitted to it up to the 15th January of every year, submitting the same thereupon to the General Assembly with its detailed report or with whatever recommendations it deems proper;

b) To be present at meetings of the Managing Committee whenever necessary and to participate in its discussions without any right to vote;

c) To call a meeting of the General Assembly, of its own initiative or upon a petition to that effect by a minimum of 20 effective or ordinary members, when grave circumstances justify it. It can even

recommend to the General Assembly the suspension of the Managing Committee or any other step which it deems proper and necessary.

Para unique. The Fiscal Council shall meet whenever necessary and the time for such meeting shall be appointed in advance by the President of the Council.

CHAPTER VI

Of the General Assembly

Art. 14. The General Assembly shall have a president and two joint secretaries also elected for a period of 2 years by the General Assembly. The president shall have a substitute also elected. In the absence or impediment of secretaries, they shall be substituted by members of the Fiscal Council, but not by the president, of the latter.

Art. 15. Besides the special powers mentioned in these articles, the General Assembly is empowered, as the highest body of the Association, to do all acts not expressly precepted or mentioned in these articles, excepting those which are specially entrusted to the Managing Committee or to the Fiscal Council.

Art. 16. There shall be necessarily an annual meeting of the General Assembly for approving the annual accounts submitted by the Managing Committee and to discuss any other subjects proposed by the Managing Committee or by the Fiscal Council. This meeting shall be held at the Head Office of the Association on the last Sunday of the month of February of every year.

Art. 17. The social year shall be the civil or calendar year closing the annual accounts, therefore, on the 31st December of every year including the current one.

CHAPTER VII

General Provisions

Art. 18. Besides the present Articles, rules may be adopted for internal regulation of the Association by resolution passed in the General Assembly, the Managing Committee and the Fiscal Council having the right to propose such rules to the General Assembly.

Art. 19. The members of the Managing Committee shall be jointly responsible for the funds of the Association, entrusted to them.

Art. 20. Wherever there are no express rules laid down, the legal dispositions applicable to similar Associations of the class, should be observed.

Directorate of Civil Administration Services, at Goa, 18th October, 1963. — The Director, *Sripad Anant Nadkarni*.

ORDER

PAP/16/3550

In exercise of the powers conferred by article 46 of the Government of Union Territories Act 1963 (20 of 63) and in supersession of the existing Rules and Orders on the subject the Administration of Goa, Daman and Diu is pleased to make the following Rules:—

1. The work of distribution of doles to the beggars enrolled by the Public Assistance Department shall be entrusted henceforth to the Administrators of Concelhos in cities or towns where the headquarters of the respective Administrator of Concelho is located and in the villages by the respective Village Panchayat.

2. The Administrators of Concelhos and the Village Panchayat shall submit the accounts of such distribution of doles which shall take place every two months, to the Provedoria within 5 days of distribution.

3. The Special Committees presently functioning for the purpose of distribution of doles should be treated as dissolved.

4. The present order shall have effect from 1st January, 1964.

By order and in the name of the Administrator of Goa, Daman and Diu.

A. F. Couto, Development Commissioner.

Panjim, 7th February, 1964.

(Tradução)

Law Department

Notification

In exercise of powers conferred by sub-section (2) of section 3 of the Goa, Daman and Diu (Law) no. 2 Regulation, 1963, the Lieutenant Governor hereby appoints the 1st of February, 1964, as the date on which the provisions of the Act mentioned in the schedule below, shall come into force in the Union Territory of Goa, Daman and Diu.

SCHEDULE

The State Financial Corporations Act, 1951.

By order and in the name of the Administrator of the Union Territory of Goa, Daman and Diu.

S. Balakrishnan, Secretary.

Panjim, 31st January, 1964.

Departamento de Justiça

Despacho

Usando das faculdades conferidas pelo § (2) do artigo 3.º de «The Goa, Daman and Diu (Law) n.º 2 Regulation, 1963», o Governador-tenente designa o dia 1 de Fevereiro de 1964 como sendo a data em que as disposições da lei indicada no quadro que segue, entrarão em vigor em todo o território da União, de Goa, Damão e Diu.

QUADRO

The State Financial Corporations Act, 1951.

Por ordem e em nome do Administrador do território da União de Goa, Damão e Diu.

S. Balakrishnan, Secretário.

Pangim, 31 de Janeiro de 1964.